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Attorney Docket No. 04785/LH

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Applicant

: Hideki MOCHIGI et al

Serial No.

: 10/517,152

Filed

: June 10, 2005

For

: SAFETY DEVICE OF VIBRATION

ROLLER WHEN MOVING BACKWARD

Catherine Bacon

Director of the U.S. Patent and Trademark Office, PO Box 1450, Alexandria, VA 22313

Dated:

February 26, 2008

ATTENTION:

MAIL STOP 16 - REFUND SECTION

OFFICE OF FINANCE ACCOUNTING DIVISION

REQUEST FOR REFUND

Director of the U.S. Patent and Trademark Office

SIR:

Attached hereto is a highlighted copy of our January 2008 Monthly Statement of Deposit Account 06-1378. The \$60 fee, charged on January 16, 2008 (Control No. 2, Fee Code 2251) for an extension for response within first month, is respectfully submitted to be in error for the following reason.

The December 26, 2007 AMENDMENT filed in response to the September 24, 2007 Office Action was timely. Enclosed are copies of the first page of said AMENDMENT along side of the USPTO notice with regard to the closing of the Patent Office on December 24, 2007. extension fee was required.

Therefore, it is respectfully_requested_that_the_Patent Office promptly credit the \$60 fee, charged in error, to the undersigned's Deposit Account 06-1378.

Respectfully submitted,

Douglas Holtz Reg. No. 33,902

Frishauf, Holtz, Goodman & Chick, P.C. 220 Fifth Avenue - 16th Floor New York, New York 10001-7708

Tel. No. (212) 319-4900

Facsimile No. (212) 319-5101

DH:cb



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	061378			
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Closing of the United States Patent and Trademark Office

http://www.uspto.gov/web/trademarks/notices/uspto_dec24_closing.h

Application Serial No. 10/517,152 Response to Office Action

Attorney Docket No. 04785/LH
IN THE UNITED STATES PATENT
AND THADEMARK OFFICE

This paper is being submitted via EFS-Web on December 26, 2007

Applicant(s): Hideki MOCHIGI, et al.

Serial No. : 10/517,152

In the event that this Paper is lase filed, and the necessary patisfon for extension of time is not tiled concurrently harsealth, please consider this sa Pettinon for the requisite extension of time, and to the extension of time, and to the authorization to charge the extension per concurrently. No. 66-17% in addition, there will be not become the extension is sealed from the person of the p

Confirm. No.: 4383

Filed : June 10, 2005

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of to Credit an to Account No.

Art Unit : 3671

Examiner : RAYMOND W. ADDIE

AMENDMENT

Commissioner for Pacents P.O. Box 1450 Alexandria, VA 22313-1450

SIR:

This is responsive to the Office Action mailed September 24, 2007 the term for response to which expires

6

December 24, 2007, which is automatically extended to December 26, 2007.

Amendments to the Specification are set forth on page 2 of this paper.

Amendmants to the Claims are set forth in the listing of claims which begins on page 3 of this paper. Claims 1-5 are amended, and claims 6-20 are added.

Remarks begin on page 9 of this paper.

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Trademarks > Closing of the United States Patent and Trademark Office on Monday, December 24, 2007.

Closing of the United States Patent and Trademark Office on Monday, December 24, 2007.

The United States Patent and Trademark Office (USPTO) will be closed on Monday, December 24, 2007. Since Tuesday, December 25, 2007 is a Federal holiday, the USPTO Will consider aeath of Monday, December 24, 2007 and Tuesday, December 25, 2007 to be a Federal holiday within the District of Columbia' under 34, U.S. C, § 5108, and 37 C.F.R. §§ 1.8, 1.7, 1.9, 2.2(d), 2.195 and 2.188, Any action of the due on those days (or considered as timely (December 22, 2007) or Sunday (December 23, 2007) will be considered as timely for the purposes of t.g., 15, U.S.C. §§ 105 (D), 1058, 1059, 1052(b), 1063, 1064, 1126(d), or 35 U.S.C. §§ 119, 120, 133 and 151, if the action is taken, or the Wednesday, December 28, 2007, 37 C.F.R. §§ 17(a) and 2.198.

37 C.F.R. §§ 1.6(a)[2), 2.195(a)[4) and 2.199 provide that correspondence deposted in the Express Mail Service of the United States Postal Service (USPS) in accordance with 37 C.F.R. §§ 1.10 or 2.198 will be considered filed on the date of deposit (as shown by the date-in on the Express Mail mailing label, with the USPS. Thus, any paper or fee properly deposted in the Express Mail Rervice of the USPS on Monday. December 24, 2007 or Considered filed on its respective date of deposts in the Express Mail is considered filed on its respective date of deposts in the Express Mail Service of the USPS Mail mailing label, respectively).

37 C.F.R. § 1.6(a)(4) and 37 C.F.R. § 2.185(a)(2) provide that patent and trademark-related correspondence transmitted electronically to the USPTO will be considered fined in the USPTO on the date the USPTO received the electronic transmission. Thus, any patent and/or trademark-related correspondence transmitted electronically to the USPTO on Monday, December 24, 2007 or Tuesday, December 25, 2007 will be considered filed in the USPTO on the date the USPTO received the complete patent Electronic Transmission. Correspondence successfully received by the USPTO through the Advitow/edgement Received.

JON W. DUDAS
Under Secretary of Commerce for Intellectual Property and
Director of the United States Patent and Trademant Office

>> Scan of the signed notice (PDF)

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Attorney Docket No. 04785/LH

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Applicant

: Hideki MOCHIGI et al.

Serial No.

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: June 10, 2005

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Catherine Bacon

Dated: February 26, 2008

ATTENTION:

MAIL STOP 16 - REFUND SECTION

OFFICE OF FINANCE ACCOUNTING DIVISION

REQUEST FOR REFUND

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